HEY21A86 WJ1 S.L.C.

117TH CONGRESS	C	
1st Session	J.	

To amend the Bipartisan Congressional Trade Priorities and Accountability Act of 2015 to require that any trade agreement subject to expedited procedures under that Act contain certain requirements relating to the origination of goods in nonmarket economy countries.

IN THE SENATE OF THE UNITED STATES

Mr. Casey (for himself, Mr. Brown, and Ms. Warren) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend the Bipartisan Congressional Trade Priorities and Accountability Act of 2015 to require that any trade agreement subject to expedited procedures under that Act contain certain requirements relating to the origination of goods in nonmarket economy countries.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Market Economy
- 5 Sourcing Act".

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1	SEC. 2. LIMITATION ON TRADE AUTHORITIES PROCEDURES
2	RELATING TO REQUIREMENTS ON CONTENT
3	OF GOODS FROM NONMARKET ECONOMY
4	COUNTRIES.
5	Section 106(b) of the Bipartisan Congressional Trade
6	Priorities and Accountability Act of 2015 (19 U.S.C.
7	4205(b)) is amended by adding at the end the following:
8	"(7) Limitations on procedures relating
9	TO ORIGINATION OF CONTENT OF GOODS FROM NON-
10	MARKET ECONOMY COUNTRIES.—
11	"(A) In general.—The trade authorities
12	procedures shall not apply to an implementing
13	bill submitted with respect to a trade agreement
14	or trade agreements entered into under section
15	103(b) unless the rules of origin requirements
16	under such agreement or agreements—
17	"(i) with respect to rules of origin
18	based on value content of a good, require
19	that, of the content of a good qualifying
20	for preferential treatment under the agree-
21	ment or agreements that does not originate
22	(as specified in those rules) in a country
23	that is party to the agreement or agree-
24	ments—
25	"(I) during the 5-year period fol-
26	lowing the entry into force of the

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1	agreement or agreements, not more
2	than 20 percent of that content may
3	originate in a nonmarket economy
4	country; and
5	"(II) after the period specified in
6	subclause (I), not more than 10 per-
7	cent of that content may originate in
8	a nonmarket economy country; and
9	"(ii) with respect to rules of origin
10	that are not based on value content of a
11	good, are consistent with the requirements
12	under clause (i) based on processing re-
13	quirements or tariff shifts as opposed to
14	value content.
15	"(B) Nonmarket economy country de-
16	FINED.—In this paragraph, the term 'non-
17	market economy country' has the meaning
18	given that term in section 771(18) of the Tariff
19	Act of 1930 (19 U.S.C. 1677(18)).".